Mr. Ridgaway moved to amend the said seventh section by striking out the words "give sufficient bail," and inserting the words "enter into a sufficient recognizance." Determined in the negative.

Mr. Bennett moved further to amend the seventh section, by inserting the words "a sum not exceeding one hundred dollars," in the fourth line of the said section of the printed copy, instead of the words "the sum of one hundred dollars."

Mr. Samuel R. Smith then moved to add to the amendment proposed by Mr. Bennett, the words "nor less than twenty dollars." Determined in the negative.

The question then recurred and was put on the adoption of the amendment submitted by Mr. Bennett, and determined in the negative.

Mr. Saulsbury moved so to amend the tenth section as to require the payment of fines to be made to the clerk of the county court in the recess of the levy court. Determined in the negative-

On motion by Mr. Barnes, the tenth section was amended by the insertion of the words fafter such fine shall have been collected," instead of the word "thereafter," which was stricken out.

Mr. Nicholson moved to fill up the blank in the tentle section with the sum of twenty dollars.

When Mr. Edward Hughes moved to fill up the said blank with the sum of fifty dollars, and the question was taken thereon. Determined in the negative.

The question then recurred and was put on filling the blank with twenty dollars. Resolved in the affirmative.

Mr. Ridgaway moved to amend the said tenth section by adding at the end of it, the words. "provided the said levy court shall then be in session." Determined in the negative.

On motion by Mr. Nicholson, the blanks in the twelsth section, were filled up with April and October.

On motion by Mr. Barnes, the words, for any part or portion thereof," in the 13th section were stricken out.

Mr. Stevens offered the following amendment as an additional section, to be inserted immediately after the thirteenth, viz.

"And be it enacted. That all fines imposed by the said courts shall be applied to the use of the county in which they may have been imposed."

And the question was taken on the adoption of the amendment proposed. The yeas and mays being required by seven members, were taken and appeared as follow: